**

ANGRY WORDS IN THE SENATE AND ADJOURNMENT PREVENTS A ROW SPECIAL

Resolution Cause of Fight. FOR STATE OF HAWAII

Representatives Argue Long Concerning Chinatown-Notice of Many Bills is Given.

(From Wednesday's Daily.)

ROM the moment of the introduction of Senator Achi's resolution shortly after the Senate convened yesterday morning the Republicans and Independents were at swords points with each other and the debates on each side evidenced much of the bitter party feeling which is being engendered in the Senate.

Metaphors were indulged in and comparisons between the Territory and a new born babe were plentiful. A few futile attempts were made to prevent the trouble which was brewing but without avail. The chair was charged by two of the Senators with showing a partisan feeling in his rulings, and at the close of the afternoon session blows were only averted by a narrow

The final scenes were precipitated by Senator Cecil Brown in his argument relative to petitioning the United States to admit the Territory as a

Following is the complete text of the argument taken from the notes of the stenographer of the Senate:

MR. CECIL BROWN .- "I understand the ruling of the chair has been that the matter before the House now is the rejection of this bill, or what amounts to a rejection-an indefinite postponement-and that it be laid on the table or indefinitely postponed.

"I shall not say anything about the copy, especially in regard to that ruling of the chair, whether correct or point?"
not, but I want to point out to the BROWN—"It is rule 53 here in this of this House is willing to refer this be No. 45." matter to a committee, they will then have to vote against the rejection of the resolution, for if they do that the next motion in order will be to refer it nex

next motion in order will be to refer it to a committee.

"In this particular instance it makes no difference which way the president has ruled, but if the majority say this will be referred to a committee, then the vote will be not to reject. And if, the vote will be not to reject. And if, as Senator Kalauokalani has said that as Senator Kalauokalani has said that the gestion of our rules where there is a provision that the president only vote when the vote when the vote is by ballot. What the number is I cannot remember at present."

PRESIDENT RUSSEL—"We are losing too much time, Senator Cecil Brown."

CECIL BROWN—"I do not care if Convention, whereby and whereunder this Territory may be admitted as a State Into the Union.

Resolved, That the Governor of this Territory be and hereby is requested to transmit a duly certified copy of this joint resolution to the President of the United States, and the Speaker of the House of Representatives of the United States, and the Speaker of the House of Representatives of the United States, and the speaker of the House of Representatives of the United States. kind, then I say that the only thing to do is to refer it to a committee and they can hold it until such time as in the opinion of the majority of this House the time is ripe that it can be introduced; but I say not to throw it out of that door and as n uch as tell the ones."

We are losing one hundred hours—as House of Representatives of the United States, with the request that this joint resolution be laid before the Congress of the United States, with the request that this joint resolution be laid before the Congress of the United States, and the Speaker of the House of Representatives of the United States, with the request that this joint resolution be laid before the Congress of the United States, with the request that this joint resolution be laid before the Congress of the United States, and the Speaker of the House of Representatives of the United States, with the request that this joint resolution be laid before the Congress of the United States, and the Speaker of the House of Representatives of the United States, and the Speaker of the House of Representatives of the United States, and the Speaker of the House of Representatives of the United States, and the Speaker of the House of Representatives of the United States, and the Speaker of the House of Representatives of Repr out of that door and as n uch as tell the noes." United States we want to be a Terrido not care for statehood; and on the The president has no such authority." motion to reject this bill I move that the ayes and noes be called." MR. CARTER-"I second the mo-

Motion put by the chair. The secretary called for ayes and noes. Ayes eight and noes seven

PRESIDENT RUSSEL-"The motion is carried eight to seven."
CECIL BROWN-"It was not voted

that way. The president and Senator

Kanuha voted no." PRESIDENT RUSSEL-"I voted for

Senator White's motion to reject." BALDWIN-"I understang the president voted no."

PRESIDENT RUSSEL - "But I changed it immediately. Read the vot- order. ing again, Mr. Secretary."

The secretary read the result of vot-

ing as given before. now say that under our rules you have no right to vote unless there was a tie, der is stated."

I make this point of order: that the PRESIDENT vote of the president was cast here under our rules contrary to our rules." PRESIDENT RUSSEL-"Show us

BALDWIN-"I did not hear the name of Kaiue."

Cecil Brown here read rule 45 of the rules and regulations of the Senate. Continuing, he said: "You voted before it had appeared to the Senate that there was a tie. You claimed it as a right under the rules. You only have the right to vote when it is a tie or n the vote is by ballot. PRESIDENT RUSSEL-"I think you

are mistaken. I put a special question whether ayes and noes are included in the ballot and it was so decided." CECIL BROWN-"Under the rules

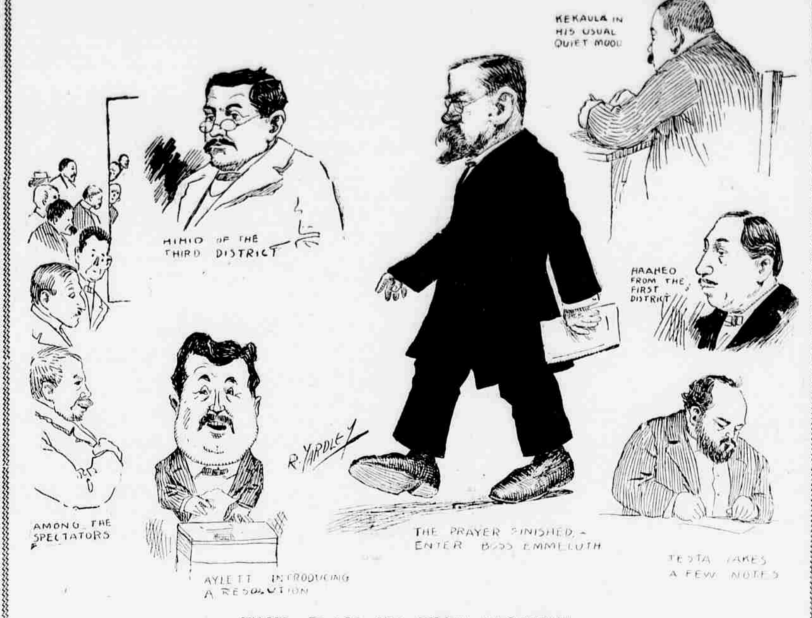
here the president has no right to vote except the question is a tie or where the vote is by ballot." PRESIDENT RUSSEL-"This is

question for the House to consider." CECIL BROWN—"That is what was SHARP DEBATE passed.

PRESIDENT RUSSEL-"The only original copy is in the printers' hands." WHITE-"I move we adjourn." CARTER-"I rise to a point of or der. If we have no rules and the only

copy is in the printers' hands, I move we adjourn." CECIL BROWN-"If the rules are out of the clerk's possession and in the hands of the printer he is not ac-

quainted with the rules of this House." The secretary produced the original of rules at the request of the



THE DAY IN THE HOUSE.

PRESIDENT RUSSEL-"Will you please find out rule from the original

Senators this fact, that if the majority copy, and under the new rules it would

is the use of appealing in a question like this, where, as I claim, it is a vio- ing. lation of the rule?' PRESIDENT RUSSEL-"You have a

right to appeal."
BROWN—"Then I appeal."

PRESIDENT RUSSEL-"The question is before the House whether the ing: tion is before the House whether the ing: "I cannot understand why this House will sustain the chair in the should be opposed by the opposite party unless they are unwilling to accept the to vote in ayes and noes.

MR C BROWN—"On all questions?"

MR. C. BROWN-"On all questions?" THE PRESIDENT-"On all ques-MR. C. BROWN-"I rise to a point of

MR. WHITE-"Who has the floor?" MR. C. BROWN-"I rise to a point of order and under our rules when a as follows: "If ng as given before.

Of order and under our rules when a as follows: "If I remember rightly, CECIL BROWN—"Mr. President: 1 point of order is raised that party has some member of this Senate remarked ow say that under our rules you have to take his seat until the point of or- that if he had lost one arm he would

Brown from the chamber. The officer resolution was a very important one, advanced to execute the order of the that it be referred to a committee. Kalue president. Mr. Brown loudly exclaimclamor of voices.

The president said: "Then take your

ately done, it being then but 2:20 p. m.

IN THE SENATE

T WAS nearly 11 o'clock yesterday morning before the Senate was callsent. A communication from the Lower House was read by the secretary accompanying House Bill No. 1, which passed that body yesterday. Cecil Brown moved that the bill be returned for the proper certification.

of Representatives of the Territory of Hawaii:

That the Congress of the United States be and hereby is respectfully requested to pass, at an early day, an Act enabling

Achi said it seemed to him that at the

stand here for the good of the people, and if some one from the opposition side the public I would heartly support it."

Cecil Brown supported Achi by saying: "I cannot understand why this

Carter wanted White to state his reason for asking that the resolution be re-

White replied that he saw several were about to speak on the subject so would walt until they had finished and reply to them all.

No one desiring to speak, he resumed

moved that the Senate take up the un-

ed, "Don't you touch me!" amid a finished business before it.
clamor of voices.

Kalauokalani took the floor and said
The president said: "Then take your that he realized that the matter was one The president said: "Then take your seat. Cecil Brown."

BROWN—"That is my point. When a point of order is raised there is no debate; and when I take an appeal dent must do that; that is my point of order."

Mr. Kalauokalani, then rose and moved to adjourn, which was immediately done, it being then but 2:20 p. m. That is my point of order, which was immediately done, it being then but 2:20 p. m. That have the master premature and advised the deption of such measures as municipal and county laws. All of this was provided for in the Organic Act, and the end of the session would be ample time to discuss the subject in hand.

Senator Baldwin did not think that there was any desire to force the measure premature and advised the measure premature and advised the subject in hand.

there was any desire to force the measire upon the Senate, and thought that tre upon the Senate, and thought that reference to a committee would be the casiest way out of it.

Carter, Achi and White had a lively debate on the rules, and as little headway was being made, White at last proposed adjournment until 1:30 o'clock and the motion carried.

AFTERNOON SESSION.

ken in looking them up, the Chair sug. The speaker put the motion to have gested that business be resumed.

Senator Cecil Brown failed to agree with the Chair and continued to task, mittee. The motion was lost.

plied the irate Senator.

to take his seat until the point of order is stated."

PRESIDENT RUSSEL—"I call you to order, Senator Brown."

BROWN—"I think I have a right to state my point of order."

There was great confusion here, during which the president ordered the ing which the president ordered the sergeant-at-arms to remove Senator Senator Brown.

The sergeant at Arms was called upon to place Senator Brown under arrest and the ayes and noes recorded.

Baldwin spoke at some length supporting the turnell in the Senate and as the Sergeant-at-Arms walked over to Mr. Brown.

Kanuha moved that inasmuch as the rious trouble would result. Brown was white with rage and dared the Sergeant-at-Arms white with us, for if we lose one opportunity we can take advantage of another. I do not believe it necessary to discuss this, so I move that the vote be taken and the ayes and noes recorded.

Baldwin spoke at some length supporting the turnell in the Senate and as the Sergeant-at-Arms walked over to Mr. Brown's desk it looked as though serious trouble would result. Brown was white with rage and dared the Sergeant-at-Arms was called upon to place Senator Brown under arrest and the place Senator Brown under arrest and the place Senator Brown under arrest and the ayes and noes recorded.

Baldwin spoke at some length supporting the turnel in the Senate and as the Sergeant-at-Arms was called upon to place Senator Brown under arrest and the place Senator Brown under arrest to place Senator Brown under arrest and the place Senator Brown under arrest to place Senator Brown under arrest and the place Senator Brown "You won't sit down? said the Chair.
"No, I won't." was the answer.
The Sergeant at Arms was called upon der of business to place Senator Brown under arrest. The committed and remove him from the Senate chamlows:

white with rage and dared the Sergeant-at-Arms to lay a hand upon him. As they stood facing each other, one doubtful and the other defiant, Senator Kalau-

DEBATE ON CHINATOWN

THERE was an ominous silence in the House of Representatives yes. read by the clerk. terday morning when the speakto open the tenth day's session. There fore the House in printed form. were few of the whispered conversa-! tions which usually mark the beginning of each day's work. Each Representa-The motion of Senator White to reject tive seemed to have weighty matters The motion of Senator White to reject the resolution of Achi was announced by morning before the Senate was called to order with Senator Carter abset. A communication from the Lower use was read by the secretary accomplying House Bill No. 1, which passed to body yesterday. Cecil Brown moved to the proper tification.

The motion of Senator White to reject tive seemed to have weighty matters on his mind and papers upon his desk announced by on his mind and papers upon his desk announced by on his mind and papers upon his desk attentively studied. Now and then the rasping sound of a new pen opposing party, but that he understood as it scratched uncertainly across the they considered the resolution had been and there was everything to indicate they considered the resolution had been and there was everything to indicate they considered the resolution had been and there was everything to indicate they considered the resolution of Achi was announced by on his mind and papers upon his desk did attentively studied. Now and then the rasping sound of a new pen opposing party, but that he understood as it scratched uncertainly across the they considered the resolution of Achi was announced by on his mind and papers upon his desk did attentively studied. Now and then the rasping sound of a new pen opposing party, but that he understood as it scratched uncertainly across the they considered the resolution of the business that something would "pop." The motion before the house is the reading of the tournal by the clerk did one put by Senator Kalue and I charge not attract much attention. Upon mo-

The following joint resolution was introduced by Senator Achi.

Joint Resolution of the Legislature of the Territory of Hawaii.

Be It Resolved by the Senate and House the Resolved by the Senate and House the right to enter my protest," tion of Dickey the minutes of the precision of Dickey the minutes of Dic replied Carter.

The notes and that Senator Carter is of the fifty-three residents of Wala-aware of what he is talking about, and has who asked that the United States from his committee against the petition I ask the stenographer to read from ness notes for the benefit of the Senator," interposed Russel. McMahon read from his notes and troduced by Mahoe. It was moved that President Russei embraced the first opportunity he has had to voice his views
concerning any question, and, without
asking permission of Kalauokalani, he
proceeded to interpret the remarks
that Senator.

White wanted to prevent Carter from
Speaking further on the subject and der of the day today.

White wanted to prevent Carter from speaking further on the subject, and claimed that Carter had spoken more than ten minutes, and also more than twice on the subject.

Both charges were denied by the Senator from Oahu, who called upon the stenographer to read from his notes of the morning session. The Chair scented a long siege and granted Carter five minutes to close his argument.

The roll was called for the vote concerning the rejection of Achi's resolution and resulted in a vote of 8 noes and tion and resulted in a vote of 8 noes and points to be decided, inasmuch as there

CARTER—"I rise to a point of order.
The president has no such authority."
BROWN—"I appeal from the ruling of the president. I want to know what is the use of appealing in a question where the property of the president is the use of appealing in a question.

Ach said it seemed to him that at the president that at the president time the people of this Territory of this Territory and the president time the people of this Territory of the Chair, which date appeared in the bill, and it which was cast as the roll was called, certainly was very ridiculous to treat upon the matter at all. Yes, he considered the following the president time the people of this Territory appears to be decided, massider as there are a president to be present time the people of this Territory appears.

This included the vote of the Chair, which date appeared in the bill, and it which was cast as the roll was called, certainly was very ridiculous to treat upon the matter at all. Yes, he considered the judiciary committee would be contended that under the rules the have its hands full when it came to child," he said, "and on this question we should all of us set aside our party feeling.

Therefore as I stand on the floor I stand here for the good of the people, and if some one from the opposition side should propose anything for the good of the public I would heartly support it."

and a vigorous protest was made there upon the matter at all. Yes, he considered the fudiciary committee would have its hands full when it came to of a tie, while the Chair claimed as his percogative the right to vote at any time. The original copy of the rules was called for and as considerable time was itament.

deciding the points of law involved. He challenged the Waialua member to offer anything in rebuttal of his statement.

The speaker put the motion to have the bill referred to the judiciary committee. The motion was lost, Robertson moved the petition and report be made the order of the day today and received a vociferous chorus of kokuas from Mahoe and Paele. He objected to a discussion of the merits before it was properly discussed. He would vote against the summary discussion of the merits before it was properly discussed. He would vote against the summary discussion of the merits before it was properly discussed. He would vote against the summary discussion of the merits before it was properly discussed. He would vote against the summary discussion of the merits before it was properly discussed. He would vote against the summary discussion of the merits are reported to the following but was ordered by the Chair to cease. Robertson moved the petition and re"I will not stop talking, and will talk port be made the order of the day tohere until I am black in the face," re- day and received a veciferous chorus lied the irate Senator.

Senators Whife and Carter jumped to objected to a discussion of the merits Senators Whife and Carter jumped to their feet at the same time, each claiming a point of order and shouting in loud tones their opinions. Brown refused to yield the floor, and was ordered by the Chair to sit down.

"Til not sit down," said Brown, "and bill, anyhow, but that was no reason I deny the right of this man to interrupt why it should be thrown out without the street of the merits objected to a discussion of the merits objected to a discussion of the merits before it was would vote against the summary discussed. He would vote against the discussed. He would vote against the will anyhow, but that was no reason the result of the merits objected to a discussion objected to a discussion objected to a discu You won't sit down?" said the Chair, a proper discussion of its merits. Upon a vote the bill will become today's or-

The committee's report was as fol-

"Your committee on public health, to whom was referred the petition signed by fifty-three residents and voters of the Second precinct, Fifth representative district, and introduced by Representative S. K. Mahoe. February 28, 1901, beg leave to report as follows: The prayer thority of this Territorial Legislature to grant and that the petitioners be denied and the petition rejected."

The report was signed by F. W. Beckley, J. Ewaliko, A. F. Gilfillan and M. Kaniho.

Chairman Emmeluth, for the judiciary committee, handed in reports on House bills 3, 5, 6 and 10, repealing sections of the Civil Code, which were

As to bill 6, the committee recom er struck his gavel upon the table mended it be passed as at present be

Bill 5 was reported on favorably. Bill 10, for the appointment of third judge for the First Circuit Court. The great stress of work now on the judge and the committee thought the

Bill 5, relating to guardianship of persons outside the Territory, was re-Robertson moved the reports be laid

(Continued on Page 6.)

No. 8

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